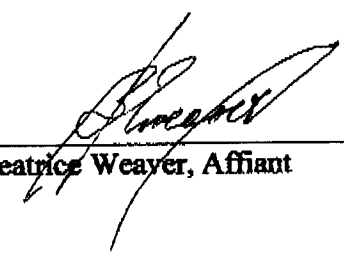


of the case, and not for any improper purpose or to cause unnecessary delay in proceedings, or needless increase in the costs of this case. I am competent to make this deposition. I allege and aver that the facts as stated are true and correct.

3. Respondent affirms that on March 7, 2006 she received a telefax message from the **Medical University of South Carolina** confirming her medical appointments scheduled on February 14, 2006 for further eye surgery and convalescence, etc, through **May 16, 2006**. See, copy attached as **Exhibit A** hereto and by reference made part hereof. Respondent duly reported this to the Commission previously on February 28, 2006 and **Exhibit A** was delivered only on March 7, 2006 for subsequent submittal herewith.

Respondent is unable to be present for any Hearings for this and other reasons explained in prior pleadings filed with the Commission.

Further, Affiant sayeth naught.


Beatrice Weaver, Affiant

Subscribed and sworn before me
this 13th day of March, 2006.


Notary Public, State of South Carolina

My Commission expires: 2-07-16

MUSC

MEDICAL UNIVERSITY
OF SOUTH CAROLINA

March 7, 2006

Storm Eye Institute
Ophthalmology
167 Ashley Avenue
PO Box 250676
Charleston • SC 29425

(843) 792-8100
1-800-894-3513
Fax (843) 792-4854
www.stormeye.org

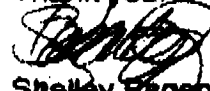
RE: Beatrice Weaver
MR# 1500294
DOB: 10-3-26

To Whom It May Concern:

Beatrice Weaver is a patient of Dr. Gene Howard and has the following appointments:

April 12, 2006	Surgery
April 18, 2006	Post Op clinic appointment
May 16, 2006	Follow up clinic appointment

Thank you.


Shelley Fagenkopf
Administrative Coordinator for
Gene R. Howard, M.D.
Professor of Ophthalmology
Oculoplastic and Orbital Surgery